# FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF CORNEY FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED: INNOVATIVE REGULATION CHARACTERISTICS IN MULTIPLE SUPPLY VOLTAGES

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th	e specification is attach	on of which	th (CHECK	applicable BOX	(ES))					
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hereby state the above. I acknow foreign priority be Application whice	at I have review whedge the duty enefits under 3 the designated as the second seco	wed and un to disclose 5 U.S.C. 1 It least one	derstand the all informati 19(a)-(d) or 3 other country	on known to me to 65(b) of any foreign than the United	bove identified to be material to gn application( States, listed b lisclosing the s	specification, including the patentability as defined in (s) for patent or inventor's co- selow and have also identified subject matter claimed in thi date of this application:	ertificate, or 36	35(a) of any PCT	International for patent or in	ventor's
PRIOR FORE	ICN APPLIC	ATIONIS	<b>3</b>			Date first Laid-	Date P	atented		
Number		untry	Da	y/MONTH/Year	r Filed	open or Published	or	Granted P	riority NOT C	laimed
				and continue on y benefit under 35			indicated Un	ited States applic	ations listed bel	ow and
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PRIOR U.S. F Application I	PROVISION/ No. (series c	AL, NONF ode/seria	PROVISION al no.)	Day/MONT	CT APPLICA H/Year Filed	ATION(S) pending	Status , abandon	ed, patented	Priority NOT C	Claimed
further that thes Section 1001 of	se statements of the	were made United Sta	with the know ites Code an	wiedge that willful d that such willful	raise statemer false statemen	nat all statements made on ints and the like so made are ts may jeopardize the valid	ty of the appl	ication or any pat	ent issued there	on.
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G. Lloyd Knig		17698	David A.		32995	Sean Fitzgerald	32027	James R. Th	ein .	31710 44855
George M. Si	rilla	18221		. Anderson	33826	Leo V. Novakoski Mark Seeley	37198 32299	Peter Lam Gene I. Su		45140
Alan K. Aldou		31905		Thomas Faatz	39973 41199	Raymond J. Werner	34752	Seth Z. Kals	on	40670
Jeffrey S. Dr		41000 41105	Charles /	M. Seddon	43105	Calvin E. Wells	43256	Naomi Obina		39320
David J. Kap Thomas C. R		32488		: Stewart	33555	Evan Finkel	49059	Steven C. S	kabrat	36279
Howard A. S		36008		Raleigh Lane	42781	W. Patrick Bengtsson	32456	Robert G. W		37474
Charles K. Y		39435	Mark G.		30793	Jack S. Barufka	37087	Robin L. Tes		35030
Dale S. Laza		28872		C. Glazier	31361	Adam R. Hess	41835	Anthony L. N		34393
Glenn J. Pen		28458		<b>AcQuade</b>	31542	William P. Atkins	38821	Robert J. Wa		40862
G. Paul Edge	ell	24238	Richard	H. Zaitlen	27248	Paul L. Sharer	36004	Jeffrey D. Ka	arceski	35914
Roger R. Wis	se	31204	Joseph F	R. Bond	36458	Richard C. Calderwood				
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FOR ADD	ITIONAL	NVENT	ORS. "X"	box and	proceed	on the attached page	ge to list e	ach addition	al inventor.	
□ See at	ditional fo	reian nr	iorities or	attached pa	age (incom	oorated herein by re	eference).			
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#### 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRAC **DUTY OF DISCLOSURE**

... Each individual associated with the filing and prosecution of a patent application has a duty of candor and (a) good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

#### PATENT LAWS 35 U.S.C.

### §102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless-

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patient in the United States, or
- he has abandoned the invention, or
- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months\* before the filing of the application in the United States, or
- the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
- he did not himself invent the subject matter sought to be patented, or
- before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

## §103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

<sup>\*</sup> Six months for Design Applications (35 U.S.C. 172).

Attorney's Docket

#### ASSIGNMENT PATENT

No.: PW 0276911 (P12610)

(For Execution Prior To Filing Patent Application)

In consideration of good and valuable c	onsideration, the receipt of which is hereby					
acknowledged, Pavan M. KUMAR and Lilly HL	owledged, Pavan M. KUMAR and Lilly HUANG					
hereby sell, assign, and transfer to Intel Corpo						
a corporation of Delaware	, having a principal place of business at					
2200 Mission College Boulevard, Santa Clara,	CA 95054 ,					
("Assignee"), and its successors, assigns, and and interest for the United States and all foreign	legal representatives, the entire right, title, gn countries, in and to any and all ation for the United States patent that has been concurrently herewith on the dates indicated					
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and in and to said application and all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions, and all other patent applications that have been or shall be filed in the United States and all foreign countries on any of said improvements; and in and to all original patents, reissued patents, reexamination certificates, and extensions, that have been or shall be issued in the United States and all foreign countries on said improvements; and in and to all rights of priority resulting from the filing of said United States application;

agree that said Assignee may apply for and receive a patent or patents for said improvements in its own name; and that, when requested, without charge to, but at the expense of, said Assignee, its successors, assigns, and legal representatives, to carry out in good faith the intent and purpose of this Assignment, the undersigned will execute all divisional applications, continuation applications, continued prosecution applications, continuation-in-part applications, substitute applications, renewal applications, reissue applications, reexaminations, extensions and all other patent applications on any and all said improvements; execute all rightful oaths, assignments, powers of attorney, and other papers; communicate to said Assignee, its successors, assigns, and representatives all facts known to the undersigned relating to said improvements and the history thereof; and generally assist said Assignee, its successors, assigns, or representatives in securing and maintaining proper patent protection for said improvements and for vesting title to said improvements, and all applications for patents and all patents on said improvements, in said Assignee, its successors, assigns, and legal representatives; and

covenant with said Assignee, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

Each Inventor: Please Sign and Date Below:		
22 January, 2002 Date 1 1/22/62, 2002 Date	Name: Lilly HUANG	also list you sig accomp DECLA POWEF ATTOR
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Each Inventor: Please also list the date that you signed the accompanying DECLARATION AND POWER OF ATTORNEY:		
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State of:} } Ss.	Assignment Document Return Address: PILLSBURY WINTHROP LLP
County of: }	1600 Tysons Boulevard McLean, Virginia 22102 (703) 905-2000